

OCTOBER

May 12 1866 866

Jacksonville Republican.

EDITED, PRINTED & PUBLISHED, WEEKLY,
SATURDAY MORNING, BY
J. F. GRANT.

Executors' Sale.

THE undersigned Executors of the last Will and Testament of Peter Black, deceased, will, under an Order from the Probate Court of Calhoun County, Alabama, on MONDAY THE 27th DAY OF OCTOBER next, at the late residence of deceased, near White Plains, sell to the highest bidder, on a CREDIT OF TWELVE MONTHS, with interest from date, all the PERSONAL PROPERTY of said Estate not specifically devised. Said Property consists of

HORSES, MULES,
CATTLE, HOGS,
FARMING TOOLS,
WHEAT, CORN,

And various other articles too tedious to mention.

Purchasers will be required to give Note and approved security, before removing any property. This 23rd day of September, 1865.

DANIEL S. BLACK,
JAMES W. FARMER,
Executors.

C. PELHAM,
Attorney at Law,
Talladega, Ala.

Will give prompt attention to all business entrusted to his care in Calhoun, St. Clair, Randolph and Talladega counties.

Special attention will be given to obtaining PARLONS. Arrangements have been made to secure protection to property within the shortest time possible. Office on the east side of the public square, formerly occupied by Gov. Parsons. Sep. 2, '65.

Just Received,
AT THE BRICK CORNER,
A LARGE VARIETY OF

GOODS.

COMPRESS FANCY GOODS.
Hosiery, Notions, Cutlery, Sugar, Coffee, Soda, Copperas, Indigo, Madder, Salt, Alum, Sulphur, Pepper, Spices, a variety of Medicines, Smoking and Chewing Tobacco, and many other articles.

A call from all is respectfully solicited.
August 5, 1865.

Administrators Sale

AND LAND RENTING.

THE undersigned, Administrators of the estate of James W. Watkins, late of Calhoun County, Ala., deceased, by virtue of an order made by the Hon. the Probate Court of said County, will offer for sale at public outcry to the highest bidder within the legal hours for sale, for cash, on the premises of said deceased, about three miles west of Jacksonville, in said County, on the 13th day of October, 1865, the crop raised in 1865 on said premises, consisting of Wheat, Oats, Fodder and Corn. They will also at the same time and place, offer for rent to the highest bidder, on a credit of twelve months, the land belonging to said estate, in lots to suit parties as near as may be, the renter giving note with at least two sufficient securities.

J. B. DOUTHITT,
J. P. WATKINS.

Sept. 8th 1865.

CATHRINE HURST, DEC'D,
ESTATE OF.

LETTERS of Administration on the Estate of said deceased having been granted to the undersigned, on the 26th day of Sept. 1865, by the Hon. John W. Inzer, Judge of the Probate Court for St. Clair County, Ala.—Notice is hereby given that all persons having claims against said Estate will be required to present the same within the time allowed by law or that the same will be barred.

STEPHEN G. SANDERS.

Executors' Notice.

LETTERS testamentary on the Estate of Peter Black, dec'd, having been granted to the undersigned by the Probate Court of Calhoun County, Ala. on the 18th day of September, 1865, notice is hereby given to all persons having claims against said estate to present them, legally authenticated, within the time prescribed by law, or they will be barred; and all persons indebted to said estate are requested to make immediate payment.

Sept. 23, '65.

D. S. BLACK, EX'rs.
J. B. FARMER, EX'rs.

Republican.

VOL. 29, NO. 32. JACKSONVILLE, ALA. OCT. 7, 1865. WEDNESDAY NO. 1485

For Sale
At Blue Mountain by G. Glover,
A LARGE LOT OF ASSORTED
IRON,
Sep. 30. CHEAP FOR CASH.

Lost.
\$30 Reward.
LOST on Tuesday last, 26th Sept. between this place and the top of the mountain east on White Plains road a double case Gold Watch, with galvanized chain attached. The above reward will be given on delivery of the watch at this office, or to meet white Plains.
C. M. MARTIN.

Land to Rent.
BY virtue of an Order of the Probate Court of Calhoun County, Ala., granted on the 27th day of September, 1865, I will, as Executor of the Estate of Sims Kelly, dec'd, rent to the highest bidder, for one year, on Sunday the 16th day of October, 1865, all the cleared land, including the dwelling and out houses, belonging to the estate of said deceased situated four miles south of Jacksonville on a credit of twelve months. The land will be rented in lots to suit renters. Notes with approved security will be required of renters.

S. C. KELLY, EX'or.
Persons having business with me as Executor of said Estate can find me in Jacksonville, on the first Monday in each month.

JASON A. WATSON, DEC'D,
ESTATE OF.

LETTERS of Administration on the Estate of said deceased having been granted to the undersigned, on the 25th day of Sept. 1865, by Hon. John W. Inzer, Judge of the Probate Court for St. Clair County, Ala.—Notice is hereby given that all persons having claims against said Estate will be required to present the same within the time allowed by law or that the same will be barred.

NANCY C. WATSON.

DR. J. A. CLOPTON,
OF ALABAMA.

Is located in the country near Seale, in Kemper County, Mississippi, where he can be consulted. He operates with perfect success for

PILES, FISTULA,

TUMORS, POLYPI.

DISEASES OF FEMALES, Etc.

Dr. C. has never lost a patient nor had an accident to happen. He has operated on the most respectable of the profession of all the Southern States, and for a good many years, has visited almost every city in the Confederacy.

He will visit Gadsden, and points on the Mobile and Ohio Railroad, if some three of our should desire it. Feb. 23, '65.

HIDES WANTED.

THE undersigned have again resumed operations at their Tan Yard, one mile west of Jacksonville.

We will pay the highest cash prices for hides, also tan on skins for those who wish it. We solicit the patronage of our old friends and the public generally. Give us a call for we know we will be able to give satisfaction to all.

WARLICK ABERNATHY & CO.
Sept. 2—41

Land for Sale.

The undersigned has three tracts of Land of the following description, two of which he wishes to sell, the purchaser taking choice of the three.

One tract containing 120 acres, about 35 or 40 cleared, having on it good comfortable log cabins, out houses, a good well and young orchard.

Another tract containing 160 acres, about 60 cleared, having comfortable log cabins, out houses, and a good never failing spring.

Another tract containing 200 acres, about 115 cleared, good framed dwelling house, out houses, &c. and a good never failing spring. He will also sell the crop and stock if desired.

Any person wishing to purchase is invited to call and examine the land, which lies between Blue Mountain and Oxford.

Terms made easy.
Aug. 26, '65.

J. W. MADDOX.

Abner Williams, George R. Boyd,
Selling Agents,
WILLIAMS & BOYD,
Cotton Factors,
AND
General Commission Merchants.
(OFFICE IN REAR OF COMMERCIAL BANK BUILDING)

SEALMA, ALA.

Rates of Commission.
For selling Cotton, 2 1/2 per cent
For Country Produce, 5 " "
For Purchasing, 2 1/2 " "
Consignments respectfully solicited.

J. E. GOODWIN, } A. J. GOODWIN, }
W. L. WARD, } W. B. MILTON, }

GOODWIN, WARD & CO.,
Cotton Factors,
AND
General Commission Merchants,
At the old stand of Goodwin & Robbins, Broad Street, SEALMA, ALA. Aug. 5 1865.

M. J. FURLEY,
ATTORNEY AT LAW,
AND
Solicitor in Chancery.

OFFICE east side of Public Square, fronting east door of the court house—Jacksonville, Ala., continues the practice of Law in all its branches, and will give special attention to applications for Pardons, and all Claims against the Government, and as Counselor in the purchase and sale of Land.

Sept. 8, '65.

Lewis Adams, dec'd.—Estate of.
LETTERS of administration on the Estate of Lewis Adams, deceased, having been granted to the undersigned, by the Probate Court of St. Clair County, Ala., on the 25th day of Aug., 1865, notice is hereby given to all persons having claims against said estate, to present them, within the time prescribed by law, or they will be barred.

Sept. 16, '65. JOHN F. McCLELLAN, Adm'r.

MEXICO
AND
The Monroe Doctrine.

JUST opened in the old stand of W. C. LAND, first door north of the Jacksonville Hotel, a new and well selected stock of superior

FAMILY GROCERIES.
Sugar & Coffee,
Soda & Biscuits,
German Soap & Stiffers,
Chewing Tobacco,
Smoking Tobacco,
Starling Ginger, Spice,
Pepper, Pickles, Sauces,
Mardines, Candles,
Cotton Cards,
Raisins, Ink, Blacking,
Water Buckets.

30 Sacks superior Liverpool Salt,
and many other articles too tedious to mention. He will also have in a few days a quantity of superior Blue Stone.

Call and examine his stock, and he will promise to furnish you the best of articles at fair prices.

Sept. 16, '65. W. C. LAND.

SPENCER G. HURST, DEC'D,
ESTATE OF.

LETTERS of Administration on the Estate of said deceased, having been granted to the undersigned by the Honorable John W. Inzer, Judge of the Probate Court for St. Clair County, Ala., on the 26th day of September 1865—Notice is hereby given that all persons having claims against said Estate will be required to present the same within the time allowed by law or that the same will be barred.

STEPHEN G. SANDERS.

Cotton Wanted

I wish to purchase a quantity of COTTON for which a liberal price will be paid in gold or greenbacks.

R. H. WYNNE.

Council Room, JACKSONVILLE.
Be it ordained by the Intendant and Town Council of Jacksonville, that on and after the 20th day of October 1865,

every pauper, vagrant and idle person or disorderly person, of evil life or ill fame, every person who has no fixed place of residence and no visible means of support, and every person whose conduct may be suspicious, and every person who begs or loiters about the streets or other public places, found in the town of Jacksonville, shall be arrested and ordered to leave the town, and if after the expiration of twenty-four hours such person shall be found in the town, he shall be fined twenty-five dollars, and in default of payment, shall work twenty-five days on the streets.

Be it ordained by the Intendant and Town Council of Jacksonville, that the Marshal be authorized to procure a chain for the purpose of carrying out and enforcing the above ordinance.

J. Y. NISBET.
Int'd.

I do most heartily approve this movement on the part of the town authorities and will sustain them in carrying it out.

LEWIS, GEORGE A. L. GIBNEY,
Coun. & Post Jacksonville, Ala.

Provost Marshal's Office,
Jacksonville, Ala., Sept. 16, 1865.

PERSONS in this and adjoining counties to whom this is the nearest Military post, who have not yet taken the Oath of Allegiance before the military authorities, for the protection of their property against confiscation, would do well to do so as soon as practicable, as any changes in Military posts might put them to more inconvenience in having to travel a greater distance. I will be ready every day to attend regularly and promptly to this business, within office hours.

C. H. BENTLEY,
Capt. & Provost Marshal.

According to a correspondent of the Chicago Tribune, who writes from Huntsville, Alabama, political offenders at the South are to be proceeded against without delay. Under date of the 27th ult., he says: "I met James G. Smith, the District Attorney for Northern District of Alabama, a few minutes since and from him I learned that preparations were being made for the prosecution of such rebels as fail to obtain pardon from the President."

Edward J. Harden, ex-judge of the Confederate District Court of Georgia, charged with confiscating the property of many citizens, was arrested, and on giving bonds to the amount of \$100,000, was released on parole.

The Washington correspondent of the New York News says

"Would it startle the readers of the News to be informed that, in a few months at furthest, a regularly accredited Minister from the Emperor Maximilian will be received by our Government here, and a minister be sent on our part from President Johnson to the Imperial Court at Mexico? Would they be surprised to learn that, in a few months at furthest, the Monroe Doctrine, so cherished in the hearts and affections of the American people, is to be given up and abandoned, and buried in the grave of the things of the past? I do not say positively that such will be the case, but I say that events are shaping themselves in that direction, with marvelous unanimity."

and that, in all probability before the adjournment of the Congress which meets next December, the Republic of Mexico will have breathed its last sigh; the Monroe Doctrine will be consigned to the tomb of the Capulets, and Mr. Seward will felicitate the country upon what he will call the fortunate issue of the vexed question of non-interference or non-publication in Mexico, brought about by his diplomatic skill and finesse. I believe that the Emperor Maximilian understands that he is to be so, and that he is to have received positive assurances from the proper quarters in this country that the pledge which, according to Mr. Montgomery Blair, he received from Mr. Seward, viz., that the Emperor Maximilian should be recognized as the ruler of Mexico, will be fulfilled on our part, good faith.

The idea that Napoleon was abandoned Mexico and Maximilian, is probably because the South did not gain their independence, is probably erroneous. It is far more probable that Napoleon foresaw the ultimate triumph of the North, and that that is the secret of his refusal to intervene in favor of the South. But what is certain is this: he took care to receive a pledge from Mr. Seward that Maximilian should be eventually recognized by the Government of the United States, and he now looks for and confidently expects the fulfillment of that pledge.

AN IMPORTANT QUESTION.—On the first Monday in October an election is to be had in the State of Connecticut, on the question, pure and simple, whether the Constitution of the State shall be so amended as to allow the right of suffrage to negroes. One would suppose that this election in this place would go but one way, and almost *non con*; but there seems to be a grave doubt whether the Connecticut voters will vote this "racial" physis into their stomachs. If they do not, it ought to shut up somebody's mouth about black suffrage down South. Mr. Sumner and Thad. Stevens ought to be "up and about" on this election. Their hobby is on trial on a very delicate ground.

Important to Cotton Dealers.
We are happy to be able to announce to owners and dealers in cotton who have been harrassed to death and pursued like convicted criminals, that heretofore the system of espionage and seizure by cotton agents has been abolished. Orders were yesterday dispatched by telegraph to the agents of the Cotton Bureau in the department of Mr. J. R. Dillie and in the Mobile district, that hereafter permits to ship, certificates of ownership and owner's oaths will be no longer required or demanded; that no property moving in the hands of private parties shall be seized or detained by any assendant special agent; but if the cotton is so found in private hands, which the subordinate agent has good and sufficient reasons to believe is Government cotton, he will not be allowed to seize or detain it himself, but will report the facts to the Superintendent Special Agent, who alone has power to stop it.

No papers are needed in the shipment of cotton, except a receipt from the Collector of the Internal Revenue, and if it passes a port of entry, the ordinary clearance from the Custom House. All other impediments are done away with. And this has been the law under the Treasury regulations for some time past and it seems a little strange that the present system should have continued at this place so long.

[Mobile News, 2d.]

A DISPUTED QUESTION SETTLED.—It has been decided by the administration that in all cases of persons appointed to office in the South who cannot take the constitutional oath, because of having participated in the late war, they can continue in the discharge of their duties without pay, until Congress shall decide whether such shall be paid, they taking that risk.

Jacksonville Republican.

JACKSONVILLE ALABAMA

SATURDAY, OCT. 7, 1865.

Terms of Subscription.

Two Dollars per annum, if paid within the first three months, two dollars and fifty cents within the first six months, or three dollars at the end of the year.

Single copies, 10 cents.

Terms of Advertising.

One square of ten lines or less, first insertion, \$2 00
Each subsequent insertion, 1 00
Announcement of Candidates, 5 00
Marriage Notices, 1 00
Obituaries charged as advertisements.

CANDIDATES.

FOR GOVERNOR.

We are authorized to announce Hon. Robert M. Patton, of Lauderdale, as a candidate for Governor of Alabama—election first Monday in November next.

For Representative.

We are authorized to announce Dr. X. H. Miller, as a candidate for Representative of Calhoun County in the next State Legislature—election first Monday in November next.

The friends of Wm. J. Borden, Esq., announce his name as a candidate for Representative of Calhoun County in the next State Legislature—election first Monday in November next.

For Circuit Clerk.

We are authorized to announce G. B. Douthit, Esq., as a candidate for Clerk of the Circuit Court of Calhoun County—election first Monday in November next.

For Sheriff.

We are authorized to announce Capt. J. M. Anderson, as a candidate for Sheriff of Calhoun County—election first Monday in November next.

We are authorized to announce D. F. Shuford, Esq., as a candidate for Sheriff of Calhoun County—election first Monday in November next.

We are authorized to announce Capt. John A. Cobb, as a candidate for Sheriff of Calhoun County—election first Monday in November next.

We are authorized to announce Fielding Love, Esq., as a candidate for Sheriff of Calhoun County—election first Monday in November next.

For Tax Assessor.

We are authorized to announce Capt. Wilson P. Howell, as a candidate for Tax Assessor for Calhoun County—election first Monday in November next.

We are authorized to announce F. M. Treadaway, Esq., as a candidate for Tax Assessor of Calhoun County—election first Monday in November next.

We are authorized to announce J. U. Bryan, Esq., as a candidate for Tax Assessor of Calhoun County—election first Monday in November next.

For Tax Collector.

We are authorized to announce H. Graham, as a candidate for Tax Collector of Calhoun County—election first Monday in November next.

For Commissioner.

We are authorized to announce Robert M. Cain, Esq., as a candidate for Commissioner of Roads and Revenues for Calhoun County—election first Monday in November next.

We are authorized to announce John W. McDaniel, Esq., of the eastern part of the county, as a candidate for Commissioner of Roads and Revenues for Calhoun County—election first Monday in November next.

We are authorized to announce Calvin L. Steed, Esq., as a candidate for Commissioner of Roads and Revenues for Calhoun County—election first Monday in November next.

We are authorized to announce M. K. Kimbrel, as a candidate for Commissioner of Roads and Revenues for Calhoun County—election first Monday in November next.

Oct. 3rd, 1865.

Many of the friends of L. W. Cannon, Esq., are desirous that he should become a candidate for County Treasurer of Calhoun County. If he will, he may calculate on the support of

MANY FRIENDS.

For Judge of Probate.

We are authorized to announce Hon. A. Woods, as a candidate for Probate Judge for Calhoun County—election first Monday in May, 1866.

We are requested by R. H. Wynne, Esq., to withdraw his name from the canvass for Sheriff, in consequence of business engagements in another direction; and in doing so, to return his warmest thanks to his numerous friends who tendered to him while a candidate, their approbation and support.

In announcing the name of Judge Woods last week, as a candidate for Probate Judge, we mentioned the election as on the first Monday in November. One of the last acts of the late Convention was to change the time of election from November to May next, which correction is now made.

We are much gratified in being enabled to announce the name of Hon. Robert M. Patton for Governor, who is generally and favorably known throughout a large portion of the State. We have some personal acquaintance with Mr. Patton, and believe that he fills the requirements of Mr. Jefferson, that is, being "honest, capable, faithful." He is an educated christian gentleman, of sterling integrity and blameless life, possessing superior administrative talent, as evinced in the numerous official stations he has filled, with credit to himself and advantage to the State. With such a pilot at the helm, we should have no fears of being in the case of that people who mourn because the wicked or incompetent rule. We hope and believe that this and adjoining counties will give him a vote approaching to unanimity on the first Monday of next month.

See the names of a number of new candidates announced this week.

The Fall Term of our Circuit Court commenced on Monday last, Hon. Wm. H. Smith presiding, John W. Bishop, Solicitor. The civil docket was not taken up; the criminal docket will be taken up the second Monday of the term as usual. Judge Smith, in his manner of conducting business, and in his charge to the Grand Jury, so far as we have learned, has given very general satisfaction.

G. B. Douthit has been appointed by the Governor, Colonel commandant of Militia in this County, with instructions to raise four companies to be placed at suitable points in the county, for the purpose of aiding when necessary, the civil authorities in preserving law and order.

We would publish something funny in this or the next paper, but fear some of our friends might conclude we were no longer "heavy hearted," and therefore give us no more good wine. In fact they have "dried up" amazingly in this respect any way of late. We will however, venture to give them Bill Arp's Letter to Artemus Ward, next week, and they may prepare for a hearty laugh.

The State Convention adjourned on the 30th ult., after having accomplished its work thoroughly, wisely and well. Our own members acquitted themselves in a manner worthy of the trust reposed in them, alike creditable to themselves and the County they represented. The Convention we think has left nothing undone, which can furnish even the shadow of an apology to the bitter and implacable enemies of the South, for their efforts to keep the State out of the Union.

We have been politely favored by J. C. McAuley, Esq. one of our members to the late Convention, with a copy of the Montgomery Advertiser, containing the following captions of Ordinances adopted by the late Convention:

Captions of Ordinances adopted by the Convention.

An ordinance in reference to printing for the Convention.

An ordinance to authorize the Judge of the 6th Judicial Circuit of the State, to fix the place of holding the Circuit Court of Baldwin County.

An ordinance ratifying certain laws of the State passed since the 11th Jan. 1861.

An ordinance to legalize Decrees of Divorce rendered by the Chancery court of the State, since 11th of January, 1861.

A resolution to publish Constitution and Ordinances adopted by the Convention.

An ordinance to authorize the Provisional Governor to discharge the duties of Governor

until the installation of Governor by the people.

An ordinance declaring null and void certain ordinances and other proceedings of a Convention of the State of Alabama, adopted in January and March, 1861.

An ordinance declaring the ordinance of secession null and void.

Resolution authorizing the Provisional Governor of this State to call out the Militia for certain purposes.

An ordinance to amend Sec. 16 Art. 6 of the Constitution.

An ordinance to amend the first Section of the Declaration of Rights of the Constitution of the State of Alabama.

An ordinance in relation to the institution of slavery and the abolition thereof.

An ordinance declaring the mode by which a Convention may be held.

An ordinance to amend sections 8 and 14 of Art. 3 of the Constitution.

An ordinance to provide for the payment of the interest on the old bonded debt of the State.

An ordinance to amend sections 25 and 26 of Article 3 of the Constitution.

An ordinance to amend Section 12 of the Declaration of Rights.

An ordinance in relation to the Militia of this State.

An ordinance to amend the 33rd subdivision of Article 6 of the Constitution.

An ordinance to divide the State of Alabama into Congressional districts.

Resolution authorizing E. M. Woolsey, State Salt Commissioner, to sell the property belonging to the State.

An ordinance dissolving the tie of matrimony between J. C. Matthews and his wife Fannie Matthews, of Pike County.

An ordinance in relation to pay and mileage of delegates, &c.

An ordinance ratifying certain acts, judgments and decrees therein mentioned.

An ordinance declaring the war debt void and for other purposes.

An ordinance to amend section 12 of the Declaration of Rights.

An ordinance to amend the 3d Art. of the Constitution of 1819.

An ordinance instructing and requiring the civil officers to act as Agents of the Freedmen's Bureau, until the adjournment of the next General Assembly.

An ordinance ratifying marriages between freedmen and freedwomen, and for other purposes.

An ordinance to provide for holding elections in this State.

An ordinance to declare vacant certain offices.

An ordinance to confer additional police power upon the Mayors of the towns of Huntsville, Florence and Athens.

An ordinance defining the time of holding courts in the 11th Judicial circuit.

An ordinance to provide for a stay of Execution on Judgments, Decrees, &c.

Mr. James F. Grant, Editor Republican.

A number of citizens have united in requesting you to publish a call for a convention of delegates from each Beat in the County, to assemble at Jacksonville on Monday, the 23rd inst., to nominate suitable candidates to represent us in the Senate and House of Representatives of the next Legislature.

It is needless to speak to you of the importance of sending good men to represent the county in the next Legislature, which, all who have any experience must admit, will be the most important of any that has assembled since Alabama has been a State.

Publish the call and oblige

MANY CITIZENS.

Oct. 3rd, 1865.

If Mr. E. T. Read will become a candidate for Senator in the Alabama Legislature, he will be supported by many FRIENDS.

THE STATE OF ALABAMA,

St. Clair County.

Probate Court for said county, Sept. 23, 1865.

WILLIAM GREEN, DECEASED,

Estate of.

This day came William L. Green and John O. Green, Administrators of said Estate, and filed their application in due form and under oath, praying for an order of sale of certain lands described therein, for the purpose of division, and upon the ground that said lands cannot be equitably divided. It is ordered that the 13th day of November, 1861, be appointed a day for hearing said application, at which time all persons in interest can appear at my office in the Town of Ashville, Ala. and contest the same if they think proper.

JOHN W. INZER, Judge.

Notice.

John L. McConnell, administrator of the Estate of John L. Senter, deceased, has this day filed his report and statement of the inventory of the said Estate in the Probate Court of Cherokee County, Alabama.

Notice is hereby given to all creditors of said Estate, that Monday the 25th day of October, 1865, has been appointed by me to hear and determine the same; all interested can then appear and contest if they choose.

This 27th day of August, 1865.

L. J. STANDEFER, Judge of Probate for Cherokee Co. Ala.

Election Notice.

UNDER and by virtue of an order issued by his Excellency, Lewis E. Parsons, Provisional Governor of the State of Alabama to me directed, I shall proceed to open & hold an election at the different precincts of this Calhoun County, on the first Monday of November next, for the purpose of electing a member of the House of Representatives of the Congress of the United States, for the District composed of the counties of Madison, Jackson, Marshall, DeKalb, Cherokee, Calhoun and St. Clair; a Governor of the State of Alabama, a Senator and three Representatives to the next General Assembly, for Calhoun County, a Sheriff, Clerk of the Circuit Court, members of the court of County Commissioners, Tax Collector and Assessor, county Treasurer, and county School Superintendent.

The following persons are appointed Inspectors of said Election in the several Precincts.

Precinct No 1—W O Hutchinson, Geo. I Turney, and James Crow.

Precinct No 2—S W Crook, S H Weaver, and J G Powers.

Precinct No 3—A Wight, D F Weaver, and J K Daughless.

Precinct No 4—B Johnson, I M Ford, B Murphy.

Precinct No 5—L S Melarg, Arch Downing, & Larkin Coker.

Precinct No 6—Coleman Bryant, J M Webster, J J Lazenby.

Precinct No 7—Henry Melber, J Hollingsworth, Michael Dickinson.

Precinct No 8—Alexander Wilson, E Neighbors, Wm Dale.

Precinct No 9, Ladiga—J R Graham, John Davis, Wm Young.

Precinct No 10, Cross Plains—J F Daily, R W Prater, G L Alexander.

Precinct No 11—Spencer Morgan, O Griffin, E Meigun, Jr.

Precinct No 12—James Clinton, B S Blak and M P Johnson.

Precinct No 13—J F Davis, C C Lackey, W E Bowling.

Precinct No 14—Daniel Hines, G F Mattison, J Snow.

Precinct No 15—W M Bell, John Rhodes, Joel T Black.

Precinct No 16—J C Barker, H M Hammett, J M Evans.

Precinct No 17—R F Pounds, J J Pollard, J M Owens.

Precinct No 18—Bartlett Owen, W E Smith, R Brown.

Precinct No 19—W R Huncutt, Wm Brown, G W Chandler.

Precinct No 20—B F Parker, G B Sides, James Brown.

Precinct No 21—John S Borden, H Hatfield, W Wood.

Precinct No 22—Z Henderson, J T Finley, & F Crow.

Precinct No 23—John Weems, J W Hall, and J M Wyly.

Precinct No 24—Wm H Pesnell D Coly, J D Walker.

The Constables of the different Precincts are hereby appointed returning officers of said election—this 6th Oct. 1865.

J. B. FARMER, Sheriff.

THE STATE OF ALABAMA,

Calhoun County.

Probate Court, Special Term Sept

22nd, 1865.

THIS day came into open Court, by Att'y, Mary Hollingsworth, widow of John Hollingsworth, late of said County dec'd, and moved the Court for an assignment of Dower, to her, as per her petition heretofore, to-wit: on the 6th day of Sept. 1865, filed in this Court—in the Lands known and designated as the East half of the South East Quarter of Sec. 25, Township 15, Range 8, East in the Coosa Land District. She alleges, that decedent died seized and possessed of said Lands, in said county, that she is the widow of decedent, and entitled to Dower in said Lands—that James R. Hollingsworth, is the legal Administrator of said Estate—and that the children of Wesley Hollingsworth, late of Shelby County Ala., now deceased, the names, age, sex or residence of whom are unknown to her; James R. Hollingsworth, Mary (Glover, Sam'l) Hollingsworth, and Susan, wife of William Banes of Calhoun County Ala., over 21 years old, each.—William Hollingsworth, and John Hollingsworth, of St. Clair County, Ala., each over 21 years old; Harrison Hollingsworth, Charles Hollingsworth, and Warren Hollingsworth, of the State of Arkansas, each over 21 years old, and whose county and Post office are unknown to her, they and they alone, (except petitioner,) are the heirs and distributees of said Estate.

It is thereupon ordered by the Court, that the 30th day of Oct. 1865, be set for the final hearing and determination of said petition; and that notice be given to the said Harrison, Charles, and Warren Hollingsworth, non residents in said petition named, and William and John Hollingsworth, of St. Clair Co. Ala., and to the children of Wesley Hollingsworth, who are unknown, and all others interested to be and appear, before said Court at the Office of said Probate Judge on said day, and show cause if they choose why said Dower shall not be assigned according to the prayers of the Petitioner.

A. WOODS,

Judge of Probate

County Claims.

PERSONS holding County Claims not registered can have them paid, by presenting them to me at my counting room. Oct. 5, '65. E. L. WOODWARD.

Notice.

THERE will be a Superintendent of the Poor House appointed by the court of County Commissioners at the next Regular term of said court. Sept. 30, 1865. A. WOODS, Judge of Probate.

JENKINS & CO.

WHOLESALE DEALERS

IN TEAS ONLY,

PHILADELPHIA.

RESPECTFULLY inform their old Southern friends and others, that they continue to furnish, as heretofore, a superior article of Tea, in their neat, convenient and secure style of metallic packages, containing quarter, half, and one pound each. Also, in caddies and original half chests. Orders by mail promptly executed. Terms Cash. August 25, 1865.

MUSIC LESSONS

ON the PIANO, given by MRS. M. E. FRANCIS, commencing August 7th, 1865. Pupils can commence at any time during the session, and be charged for the time. Country Produce at the market price taken in payment. Jacksonville, Aug. 13, '65.

Administrator's Notice.

LETTERS of administration, having been granted to the undersigned, on the estate of Hollingsworth, dec'd., by the Probate Court of Calhoun County, Ala., on the 13th day of June, 1865; Notice is hereby given to all persons having claims against said estate to present them within the time prescribed by law, or they will be barred. All persons indebted to said estate are requested to come forward and make payment.

Sept. 30. Jas. G. HOLLINGSWORTH, Adm.

Administrator's Notice.

LETTERS of administration on the estate of Joshua Cobb, deceased, having been granted to the undersigned by the Probate Court of Calhoun County, Ala., on 25th day of Sept'r, 1865; Notice is hereby given, to all persons having claims against said estate to present them, legally authenticated, within the time prescribed by law, or they will be barred; and all persons indebted to said estate will please make payment.

Sept. 30. Geo. I. TURNLEY, Adm.

Administrator's Notice.

LETTERS of Administration upon the Estate of Martin Davis, dec'd having been granted to the undersigned, by the Probate Court of Calhoun County, Ala., on the 22nd of September, 1865; notice is hereby given to all persons having claims against said estate to present them legally authenticated, within the time prescribed by law, or they will be barred; and all persons indebted to said estate are requested to make immediate payment.

Geo. I. TURNLEY, Adm.

Executor's Notice.

LETTERS testamentary on the Estate of Asa Skelton, dec'd, having been granted to the undersigned by the Probate Court of Calhoun County, Ala., on the 18th day of September, 1865; notice is hereby given to all persons having claims against said estate to present them, legally authenticated, within the time prescribed by law, or they will be barred; and all persons indebted to said estate are requested to make immediate payment.

Sept. 23, '65. G. B. SKELTON, Ex'r.

W. C. LAND,

JACKSONVILLE, ALA.

CONTINUES THE Watch & Jewelry Business, At the old stand. Sep. 30, '65.

NEW FALL AND WINTER

GOODS.

J. C. GRAHAM & CO.

(Corner of Broad and Selma streets.)

SELMA, ALA.

RESPECTFULLY announce to their friends and the public generally that they are receiving their FALL & WINTER GOODS, direct from Northern markets, and will in a few days have an elegant and attractive stock of goods, consisting in part of

FRENCH, ENGLISH & AMERICAN PRINTS;

PRINTED DELAINES; POPLINS;

MERINOS; ALPACAS;

BOMBASINES;

IRISH LINENS; TOWELLINGS;

WHITE MUSLINS; NAPKINS;

TABLE DAMASKS; BLEND DOMESTICS;

SHEETINGS; SILKS;

WHITE, RED AND FANCY FLANNELS;

L. C. HOSIES; SILK HOSIES;

HOSIERY; GLOVES; HATS; BOOTS; SHOES; UMBRELLAS;

FANCY NOTIONS in great variety, etc. etc. Call and examine our stock before purchasing elsewhere. Sep. 23.